

AMEND BREWERS AND BEER WHOLESALERS REGULATIONS by adding thereto a new section to be known as Section 35 to read as follows:

"No brewer or beer wholesaler shall grant or allow a credit to a retailer because of any claimed defect in any beer or container thereof unless claim for such credit shall have been made by the retailer on a bad order claim form and such claim shall have been approved by the brewer (if located within the state) or beer wholesaler (for beer manufactured outside the state).

Such claim shall be made by the retailer upon forms furnished by the Board, in triplicate, one copy to be mailed to the Board by the retailer, one copy sent to the brewer, or to the wholesaler if out of state beer, and one copy retained by the retailer. Before allowing a credit the brewer or wholesaler shall examine the beer or container upon which the claim is based and shall certify approval or disapproval and the reasons therefor upon such form. Brewers, wholesalers and retailers shall retain their respective copies of such claim forms for at least one year from the date of the claim.

No brewer or wholesaler shall allow, nor shall any retailer claim, a credit unless the container or the beer is in fact defective. The claiming or allowance of any fictitious or false credits shall be a violation of these regulations and of the Act."

Effective August 1st, 1935.

Adopted this 17th day of July, 1935.

WASHINGTON STATE LIQUOR CONTROL BOARD

BY

L. E. Gregory
L. E. Gregory, Chairman

W. J. Lindberg
W. J. Lindberg, Member

Henry Gregerson
Henry Gregerson, Member

DEFENDANT'S
EXHIBIT

CASE
NO. C04-0360P

EXHIBIT
NO. 410